UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA ALEXANDRIA DIVISION

SUHAIL NAJIM)
ABDULLAH AL SHIMARI et al.,)
)
Plaintiffs,)
) Case No. 1:08-cv-827 (LMB/JFA)
v.)
)
CACI PREMIER TECHNOLOGY, INC.)
)
Defendant.)
)
CACI PREMIER TECHNOLOGY, INC.,	
)
Third-Party Plaintiff,)
)
v.)
)
UNITED STATES OF AMERICA, and)
JOHN DOES 1-60,)
)
Third-Party Defendants.)
·)

MEMORANDUM IN SUPPORT OF CONSENT MOTION FOR WITHDRAWAL OF COUNSEL

Plaintiffs respectfully request that the Court enter an order withdrawing the pro hac vice appearances of Terra Celeste Dailey Hittson and Matthew Ethan Funk on behalf of Plaintiffs pursuant to Local Civil Rule 83.1(G). At the time of their appearances, both Ms. Hittson and Mr. Funk were attorneys at Patterson Belknap Webb & Tyler LLP. (Dkt. 724, 725.) Ms. Hittson has left the firm and Mr. Funk's last day will be December 11, 2020. Plaintiffs will not be prejudiced by this withdrawal as other attorneys from Patterson Belknap Webb & Tyler will continue their pro hac vice representation of the Plaintiffs, as will all other counsel of record for

the Plaintiffs. CACI Premier Technology, Inc. has consented to this motion. Plaintiffs waive a hearing on the motion.

For the foregoing reasons, Plaintiffs request that their motion for the withdrawal of Ms. Hittson and Mr. Funk's appearances be granted.

Respectfully submitted,

/s/ John Kenneth Zwerling

John Kenneth Zwerling (VA Bar #08201) ZWERLING/CITRONBERG, PLLC 114 North Alfred Street Alexandria, VA 22314 Tel. 703-684-8000 | jz@zwerling.com

Baher Azmy, *Admitted pro hac vice* Katherine Gallagher, *Admitted pro hac vice* CENTER FOR CONSTITUTIONAL RIGHTS 666 Broadway, 7th Floor New York, NY 10012

Robert P. LoBue, *Admitted pro hac vice*PATTERSON BELKNAP WEBB & TYLER LLP
1133 Avenue of the Americas
New York, NY 10036

Shereef Hadi Akeel, *Admitted pro hac vice* AKEEL & VALENTINE, P.C. 888 West Big Beaver Road Troy, MI 48084-4736

Attorneys for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on December 11, 2020, I electronically filed the Memorandum in Support of Consent Motion for Withdrawal of Counsel through the CM/ECF system, which sends notification to counsel for Defendant.

/s/ John Kenneth Zwerling
John Kenneth Zwerling (VA Bar #08201)